Case 1:05-cv-00452-JJF Document 18 Filed 01/05/2006 Page 1 of 2 e: 1/2/06 | DEGETVED | JAN - 5 2006 (RAGE 1 0 FZ) U. S. DISTRICT COURT U.S. DISTRICT COURT
M: JAMES C. HILL (de Ten DISTRICT COURT ERENCE: Civ. No.: 05-452-JJF (HiLL V. Super Fresh) JecT: Rules of Civil Procedure - DeFAULT Judgment This LETTER is TO NOTIFY The COURT That T deFendant has Failed To Respond within The Time Frame STATED IN RULE 4(a) AND RULE 12.3(1)(a) ON 12/20/05, The PLAINTIFF CALLED The OFFICE O The Clerk of The Court since The defendant did N Respond to the Additional extensions beyond t ORIGINAL 60 days The PLAINTIFF PREVIOUSLY granted. (Please see 12/5/05 LETTER). The PLAINT! Requested A copy of The defendant's motion to dismiss they the Clerk's OFFice since The PLAINTIFF did NOT RECEIVE A copy From The detendants attorney as she claimed was Mail A CURSORY EXAMINATION OF The defense ATTORNE MOTION TO dISMISS IS CONFUSING, The CLAIMS (Age & disability) were Filed within the STATUTE O. LimiTATIONS. IF she is Alluding To The 7/26/02 ALLeged discrimiNATORY ACT, Then This WAS Thoroughly explained in question 7 (Forced Resig. questionNAIRE) which was Reviewed by The PhiLA EEOC INVESTIGATORS.

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Civ. No.: 05-452-JJF (HiLLUNDISTRICTON FRESH) The deFendant's ATTORNEYS CLING TO The hack TACTIC That The Charge MUST be dismissed. (PLEASE SEE ATTACHMENT#1- PAGE 2, ATTACHMENT is replete with complete inaccuracies which The deFendant CAN PROVE). This dismissAL TACTIC WAS IGNORED by The Phila EEOC investigators and The defendant hopes That The COURT WILL FOLLOW The EEOC EXAMPLE FINALLY, The PLAINTIFF Requests That the COURT impose The deFAULT JUDGMENT RULE FOR The Following REASONS: (1) The deFendANT has NOT Filed A deFense The claims (but merely a motion To dismis (2) The RELEVANT Time FOR FILING A RESPO to the chains has Long since expined. Regneds, James C. Hill. ATTACHMENT: (1) 10/28/04 SheryL MARTIN RESPONSE